Journal of the Senate

FIFTY-FIRST DAY

SENATE CHAMBER, TOPEKA, KANSAS Friday, March 23, 2018, 8:00 a.m.

The Senate was called to order by President Susan Wagle.

The roll was called with 26 senators present.

Senators Baumgardner, Bollier, Doll, Estes, Fitzgerald, Hawk, Hilderbrand, Holland, Lynn, Masterson, Olson, Pettey, Pilcher-Cook, Taylor were excused.

Invocation by Senator Mike Petersen:

Father, as we near the end of the regular session we ask that You give us rest this weekend. We ask that You provide us with patience, endurance and wisdom for the decisions of the upcoming week. Please help the Senate complete our task and guide us as we work together to solve our differences. In Jesus' name, I pray, Amen.

The Pledge of Allegiance was led by President Wagle.

REFERENCE OF BILLS AND CONCURRENT RESOLUTIONS

The following bill was referred to Committee as indicated:

Federal and State Affairs: SB 455.

CHANGE OF REFERENCE

An objection having been made to **SB 429** appearing on the Consent Calendar, the President directed the bill be removed and placed on the calendar under the heading of General Orders.

CONSIDERATION OF MOTIONS TO CONCUR AND NONCONCUR

On motion of Senator Petersen the Senate nonconcurred in the House amendments to SB 324 and requested a conference committee be appointed.

The President appointed Senators Petersen, Goddard and Pettey as a conference committee on the part of the Senate.

REPORTS OF STANDING COMMITTEES

Committee on **Agriculture and Natural Resources** recommends **HB 2583**, as amended by House Committee, be amended on page 1, in line 11, by striking "5" and inserting "4"; by striking all in lines 15 and 16; in line 30, by striking "determine" and inserting "declare";

And by redesignating subsections, paragraphs, subparagraphs and clauses accordingly;

On page 3, in line 11, by striking "private landowners" and inserting "involved in the

production of agriculture, one of whom shall be a certified organic farmer";

On page 4, in line 5, by striking "quarterly" and inserting "once per year, but not more than four times per year"; by striking all in lines 27 through 43;

On page 5, by striking all in lines 1 through 19; in line 41, before "secretary" by striking "the";

On page 6, in line 28, after "secretary" by inserting "or submit additional control methods to the secretary for approval. If the secretary approves the additional control methods, such methods shall be made part of the official control methods available to all counties";

On page 8, in line 31, by striking "and"; in line 34, after "attorney" by inserting "; and (4) before applying any chemical control of noxious weeds to any public or private lands, shall determine if such lands or adjacent lands are registered on the fieldwatch and driftwatch website or any successor websites";

On page 9, in line 9, by striking "highways" and inserting "highway or any kind of right-of-way";

On page 10, in line 34, by striking "highways" and inserting "right-of-ways"; in line 36, by striking "highways" and inserting "right-of-ways"; in line 37, by striking "roads" and inserting "right-of-ways"; in line 38, by striking "roads" and inserting "right-of-ways"; also in line 38, by striking ", streets"; also in line 38, by striking "alleys" and inserting "right-of-ways"; in line 39, by striking ", roads, streets"; also in line 39, by striking "alleys" and inserting "right-of-ways";

On page 11, in line 3, by striking all after "weeds"; by striking all in lines 4 and 5; in line 6, by striking all before the comma and inserting ", the county shall provide 15 days' notice to the political subdivision directing such political subdivision to submit a plan and timeline for controlling such noxious weeds to the board of county commissioners or control such noxious weeds. If the plan and timeline is deemed unacceptable, the board of county commissioners shall notify the political subdivision of requested changes to its plan and timeline required for the board of county commissioners to approve such plan and timeline. If the political subdivision fails to control such noxious weeds within 15 days or fails to submit an accepted plan and timeline":

On page 13, in line 12, by striking "highways,"; in line 13, by striking all before the second "and" and inserting "right-of-ways";

On page 16, in line 12, after the period by inserting "The provisions of this subsection shall expire on December 31, 2020.";

On page 17, in line 25, by striking "50%" and inserting "25%";

On page 18, in line 9, by striking all after the fourth comma; in line 10, by striking all before "2-1330"; in line 11, by striking "2-1327,";

And by renumbering sections accordingly;

On page 1, in the title, in line 5, by striking "2-1325,"; in line 6, by striking all before the second "and"; also in line 6, by striking "2-1327 and"; and the bill be passed as amended.

Committee on Assessment and Taxation recommends HB 2416, as amended by House Committee of the Whole, be passed.

Also, **HB 2408** be amended by substituting a new bill to be designated as "Senate Substitute for HOUSE BILL NO. 2408," as follows:

"Senate Substitute for HOUSE BILL NO. 2408 By Committee on Assessment and Taxation

"AN ACT concerning sales and compensating use tax; relating to exemptions, midland care connection, inc., Harry Hynes memorial hospice, inc. and hospice of the prairie, inc.; amending K.S.A. 2017 Supp. 79-3606 and repealing the existing section.";

And the substitute bill be passed.

HB 2492, as amended by House Committee of the Whole, be amended on page 9, in line 41, after "(7)" by inserting "(A)";

On page 10, following line 16, by inserting:

"(B) The board of county commissioners of Dickinson county may submit the question of imposing a countywide retailers' sales tax at the rate of 0.50% and pledging the revenue received therefrom for the purpose of financing the costs of roadway construction and improvement to the electors at an election called and held thereon. The tax imposed pursuant to this subparagraph shall expire after 10 years from the date such tax is first collected.":

On page 11, in line 18, by striking all after "(13)"; by striking all in lines 19 through 25; by striking all in line 28; in line 29, by striking all before "and";

On page 1, in the title, in line 2, after "county" by inserting ", Jackson county and Dickinson county"; and the bill be passed as amended.

Committee on **Judiciary** recommends **HB 2458**, as amended by House Committee, be amended on page 1, following line 6, by inserting:

"New Section 1. (a) Counterfeiting currency is, with the intent to defraud:

- 1) Making, forging or altering any note, obligation or security of the United States;
- (2) distributing, or possessing with the intent to distribute, any obligation or security of the United States knowing such obligation or security has been so made, forged or altered; or
- (3) possessing any paper, ink, printer, press, currency plate or other item with the intent to produce any counterfeit note, currency, obligation or security of the United States.
 - (b) Counterfeiting currency as defined in:
 - (1) Subsection (a)(1) or (a)(2) is a:
- (A) Severity level 7, nonperson felony, if the total face value of the obligations or securities seized is \$25,000 or more; and
- (B) severity level 8, nonperson felony, if the total face value of the obligations or securities seized is less than \$25,000; and
 - (2) subsection (a)(3) is a severity level 9, nonperson felony.
 - (c) This section shall be part of and supplemental to the Kansas criminal code.";

On page 3, following line 18, by inserting:

- "Sec. 3. K.S.A. 2017 Supp. 21-5412 is hereby amended to read as follows: 21-5412. (a) Assault is knowingly placing another person in reasonable apprehension of immediate bodily harm;
 - (b) Aggravated assault is assault, as defined in subsection (a), committed:
 - (1) With a deadly weapon;
 - (2) while disguised in any manner designed to conceal identity; or
 - (3) with intent to commit any felony.
 - (c) Assault of a law enforcement officer is assault, as defined in subsection (a),

committed against:

- (1) A uniformed or properly identified state, county or city law enforcement officer while such officer is engaged in the performance of such officer's duty; or
- (2) a uniformed or properly identified university or campus police officer while such officer is engaged in the performance of such officer's duty: or
- (3) a uniformed or properly identified federal law enforcement officer as defined in K.S.A. 2017 Supp. 21-5413, and amendments thereto, while such officer is engaged in the performance of such officer's duty.
- (d) Aggravated assault of a law enforcement officer is assault of a law enforcement officer, as defined in subsection (c), committed:
 - (1) With a deadly weapon;
 - (2) while disguised in any manner designed to conceal identity; or
 - (3) with intent to commit any felony.
 - (e) (1) Assault is a class C person misdemeanor.
 - (2) Aggravated assault is a severity level 7, person felony.
 - (3) Assault of a law enforcement officer is a class A person misdemeanor.
- (4) Aggravated assault of a law enforcement officer is a severity level 6, person felony. A person convicted of aggravated assault of a law enforcement officer shall be subject to the provisions of subsection (g) of K.S.A. 2017 Supp. 21-6804(g), and amendments thereto.
- Sec. 4. K.S.A. 2017 Supp. 21-5413 is hereby amended to read as follows: 21-5413. (a) Battery is:
 - (1) Knowingly or recklessly causing bodily harm to another person; or
- (2) knowingly causing physical contact with another person when done in a rude, insulting or angry manner.
 - (b) Aggravated battery is:
- (1) (A) Knowingly causing great bodily harm to another person or disfigurement of another person;
- (B) knowingly causing bodily harm to another person with a deadly weapon, or in any manner whereby great bodily harm, disfigurement or death can be inflicted; or
- (C) knowingly causing physical contact with another person when done in a rude, insulting or angry manner with a deadly weapon, or in any manner whereby great bodily harm, disfigurement or death can be inflicted;
- (2) (A) recklessly causing great bodily harm to another person or disfigurement of another person; or
- (B) recklessly causing bodily harm to another person with a deadly weapon, or in any manner whereby great bodily harm, disfigurement or death can be inflicted; or
- (3) (A) committing an act described in K.S.A. 8-1567, and amendments thereto, when great bodily harm to another person or disfigurement of another person results from such act: or
- (B) committing an act described in K.S.A. 8-1567, and amendments thereto, when bodily harm to another person results from such act under circumstances whereby great bodily harm, disfigurement or death can result from such act.
 - (c) Battery against a law enforcement officer is:
 - (1) Battery, as defined in subsection (a)(2), committed against a:
- (A) Uniformed or properly identified university or campus police officer while such officer is engaged in the performance of such officer's duty;

- (B) uniformed or properly identified state, county or city law enforcement officer, other than a state correctional officer or employee, a city or county correctional officer or employee or a juvenile detention facility officer, or employee, while such officer is engaged in the performance of such officer's duty;
- (C) uniformed or properly identified federal law enforcement officer while such officer is engaged in the performance of such officer's duty;
 - (C)(D) judge, while such judge is engaged in the performance of such judge's duty;
- (D)(E) attorney, while such attorney is engaged in the performance of such attorney's duty; or
- (E)(F) community corrections officer or court services officer, while such officer is engaged in the performance of such officer's duty;
 - (2) battery, as defined in subsection (a)(1), committed against a:
- (A) Uniformed or properly identified university or campus police officer while such officer is engaged in the performance of such officer's duty; or
- (B) uniformed or properly identified state, county or city law enforcement officer, other than a state correctional officer or employee, a city or county correctional officer or employee or a juvenile detention facility officer, or employee, while such officer is engaged in the performance of such officer's duty;
- (C) uniformed or properly identified federal law enforcement officer while such officer is engaged in the performance of such officer's duty;
 - (C)(D) judge, while such judge is engaged in the performance of such judge's duty;
- (D)(E) attorney, while such attorney is engaged in the performance of such attorney's duty; or
- (E)(F) community corrections officer or court services officer, while such officer is engaged in the performance of such officer's duty; or
 - (3) battery, as defined in subsection (a) committed against a:
- (A) State correctional officer or employee by a person in custody of the secretary of corrections, while such officer or employee is engaged in the performance of such officer's or employee's duty;
- (B) state correctional officer or employee by a person confined in such juvenile correctional facility, while such officer or employee is engaged in the performance of such officer's or employee's duty:
- (C) juvenile detention facility officer or employee by a person confined in such juvenile detention facility, while such officer or employee is engaged in the performance of such officer's or employee's duty; or
- (D) city or county correctional officer or employee by a person confined in a city holding facility or county jail facility, while such officer or employee is engaged in the performance of such officer's or employee's duty.
 - (d) Aggravated battery against a law enforcement officer is:
 - (1) An aggravated battery, as defined in subsection (b)(1)(A) committed against a:
- (A) Uniformed or properly identified state, county or city law enforcement officer while the officer is engaged in the performance of the officer's duty;
- (B) uniformed or properly identified university or campus police officer while such officer is engaged in the performance of such officer's duty;
- (C) uniformed or properly identified federal law enforcement officer while such officer is engaged in the performance of such officer's duty;
 - (C)(D) judge, while such judge is engaged in the performance of such judge's duty;

- (D)(E) attorney, while such attorney is engaged in the performance of such attorney's duty; or
- (E)(F) community corrections officer or court services officer, while such officer is engaged in the performance of such officer's duty;
- (2) an aggravated battery, as defined in subsection (b)(1)(B) or (b)(1)(C), committed against a:
- (A) Uniformed or properly identified state, county or city law enforcement officer while the officer is engaged in the performance of the officer's duty;
- (B) uniformed or properly identified university or campus police officer while such officer is engaged in the performance of such officer's duty;
- (C) uniformed or properly identified federal law enforcement officer while such officer is engaged in the performance of such officer's duty;
 - (C)(D) judge, while such judge is engaged in the performance of such judge's duty;
- (D)(E) attorney, while such attorney is engaged in the performance of such attorney's duty; or
- (E)(F) community corrections officer or court services officer, while such officer is engaged in the performance of such officer's duty; or
 - (3) knowingly causing, with a motor vehicle, bodily harm to a:
- (A) Uniformed or properly identified state, county or city law enforcement officer while the officer is engaged in the performance of the officer's duty: or
- (B) uniformed or properly identified university or campus police officer while such officer is engaged in the performance of such officer's duty; or
- (C) uniformed or properly identified federal law enforcement officer while such officer is engaged in the performance of such officer's duty.
- (e) Battery against a school employee is a battery, as defined in subsection (a), committed against a school employee in or on any school property or grounds upon which is located a building or structure used by a unified school district or an accredited nonpublic school for student instruction or attendance or extracurricular activities of pupils enrolled in kindergarten or any of the grades one through 12 or at any regularly scheduled school sponsored activity or event, while such employee is engaged in the performance of such employee's duty.
- (f) Battery against a mental health employee is a battery, as defined in subsection (a), committed against a mental health employee by a person in the custody of the secretary for aging and disability services, while such employee is engaged in the performance of such employee's duty.
 - (g) (1) Battery is a class B person misdemeanor.
 - (2) Aggravated battery as defined in:
 - (A) Subsection (b)(1)(A) is a severity level 4, person felony;
 - (B) subsection (b)(1)(B) or (b)(1)(C) is a severity level 7, person felony;
 - (C) subsection (b)(2)(A) or (b)(3)(A) is a severity level 5, person felony; and
 - (D) subsection (b)(2)(B) or (b)(3)(B) is a severity level 8, person felony.
 - (3) Battery against a law enforcement officer as defined in:
 - (A) Subsection (c)(1) is a class A person misdemeanor;
 - (B) subsection (c)(2) is a severity level 7, person felony; and
 - (C) subsection (c)(3) is a severity level 5, person felony.
 - (4) Aggravated battery against a law enforcement officer as defined in:
 - (A) Subsection (d)(1) or (d)(3) is a severity level 3, person felony; and

- (B) subsection (d)(2) is a severity level 4, person felony.
- (5) Battery against a school employee is a class A person misdemeanor.
- (6) Battery against a mental health employee is a severity level 7, person felony.
- (h) As used in this section:
- (1) "Correctional institution" means any institution or facility under the supervision and control of the secretary of corrections;
- (2) "state correctional officer or employee" means any officer or employee of the Kansas department of corrections or any independent contractor, or any employee of such contractor, whose duties include working at a correctional institution;
- (3) "juvenile detention facility officer or employee" means any officer or employee of a juvenile detention facility as defined in K.S.A. 2017 Supp. 38-2302, and amendments thereto:
- (4) "city or county correctional officer or employee" means any correctional officer or employee of the city or county or any independent contractor, or any employee of such contractor, whose duties include working at a city holding facility or county jail facility;
- (5) "school employee" means any employee of a unified school district or an accredited nonpublic school for student instruction or attendance or extracurricular activities of pupils enrolled in kindergarten or any of the grades one through 12;
- (6) "mental health employee" means: (A) An employee of the Kansas department for aging and disability services working at Larned state hospital, Osawatomie state hospital, Kansas neurological institute and Parsons state hospital and training center and the treatment staff as defined in K.S.A. 59-29a02, and amendments thereto; and (B) contractors and employees of contractors under contract to provide services to the Kansas department for aging and disability services working at any such institution or facility;
- (7) "judge" means a duly elected or appointed justice of the supreme court, judge of the court of appeals, judge of any district court of Kansas, district magistrate judge or municipal court judge;
- (8) "attorney" means a: (A) County attorney, assistant county attorney, special assistant county attorney, district attorney, assistant district attorney, special assistant district attorney, attorney general, assistant attorney general or special assistant attorney general; and (B) public defender, assistant public defender, contract counsel for the state board of indigents' defense services or an attorney who is appointed by the court to perform services for an indigent person as provided by article 45 of chapter 22 of the Kansas Statutes Annotated, and amendments thereto;
- (9) "community corrections officer" means an employee of a community correctional services program responsible for supervision of adults or juveniles as assigned by the court to community corrections supervision and any other employee of a community correctional services program that provides enhanced supervision of offenders such as house arrest and surveillance programs; and
- (10) "court services officer" means an employee of the Kansas judicial branch or local judicial district responsible for supervising, monitoring or writing reports relating to adults or juveniles as assigned by the court, or performing related duties as assigned by the court; and
- (11) "federal law enforcement officer" means a law enforcement officer employed by the United States federal government who, as part of such officer's duties, is

permitted to make arrests and to be armed.";

On page 6, in line 20, after "21-5402" by inserting ", 21-5412, 21-5413";

And by renumbering sections accordingly;

On page 1, in the title, in line 1, after the semicolon by inserting "creating the crime of counterfeiting currency;"; in line 3, after the second semicolon by inserting "assault and battery; definition of law enforcement officer;"; in line 4, after "21-5402" by inserting ", 21-5412, 21-5413"; and the bill be passed as amended.

Also, **HB 2479** be amended on page 1, in line 5, before "Section" by inserting "New"; following line 33, by inserting:

- "New Sec. 2. (a) On completion of a jury trial and before the jury is discharged, the court in a criminal action shall inform the jurors that they have an absolute right to discuss or not to discuss the deliberations or verdict with anyone. The judge shall also inform the jurors of the provisions set forth in subsections (b), (d) and (e).
- (b) Immediately following the discharge of the jury in a criminal action, the defendant, or the defendant's attorney or representative, or the prosecutor, or the prosecutor's representative, may discuss the jury deliberations or verdict with a member of the jury only if the juror consents to the discussion.
- (c) If a discussion of the jury deliberations or verdict with a member of the jury pursuant to subsection (b) occurs at any time other than immediately following the discharge of the jury, prior to discussing the jury deliberations or verdict with a member of a jury pursuant to subsection (b), the defendant or the defendant's attorney or representative, or the prosecutor or the prosecutor's representative, shall inform the juror of the identity of the case, the party in the case that the person represents, the subject of the interview, the absolute right of the juror to discuss or not discuss the deliberations or verdict in the case with the person and the juror's right to review and have a copy of any declaration filed with the court.
- (d) Any unreasonable contact with a juror by the defendant, or the defendant's attorney or representative, or by the prosecutor, or the prosecutor's representative, without the juror's consent shall be immediately reported to the trial court.
- (e) Any violation of this section shall be considered a violation of a lawful court order and may be punished as contempt of court.
- (f) Nothing in the section shall prohibit a law enforcement officer from investigating an allegation of criminal conduct.
- (g) This section shall be a part of and supplemental to the Kansas code of criminal procedure.
- Sec. 3. K.S.A. 2017 Supp. 22-3006 is hereby amended to read as follows: 22-3006. (a) Persons summoned for service as grand jurors shall be compensated for their service and expenses at the rates provided by law for the compensation of petit jurors in the district court. Such compensation shall be paid from the general fund of the county.
- (b) All proceedings before the grand jury, including all testimony, shall be recorded. The grand jury shall select the method of recording and may employ a certified shorthand reporter who shall make a stenographic record of all-testimony and other proceedings before the grand jury. The compensation of the reporter shall be fixed by the district court and paid from the general fund of the county. The grand jury may also elect to record the proceedings utilizing a digital recording system maintained by the court, if such system is available.

- (c) The grand jury may, with the approval of the district court, employ investigators and, except in the case of grand juries impaneled pursuant to subsection (b) of K.S.A. 22-3001(b), and amendments thereto, employ special counsel. The grand jury may also incur other expenses for services and supplies as it and the district court may deem necessary. Compensation for such services and supplies shall be fixed by the district court and shall be paid from the general fund of the county. Any special counsel or investigator employed by the grand jury shall be selected by majority vote of such grand jury only after hearing testimony from the person filing the petition pursuant to K.S.A. 22-3001, and amendments thereto. Subject to the provisions of this section, the grand jury shall have all authority to investigate any concerns associated with such petition.
- Sec. 4. K.S.A. 2017 Supp. 22-3011 is hereby amended to read as follows: 22-3011. (a) An indictment may be found only on the concurrence of 12 or more grand jurors. When an indictment is found, the presiding juror shall endorse thereon "a true bill" and shall sign the presiding juror's name as presiding juror or sign the indictment "Presiding Grand Juror."
- (b) When 12 or more grand jurors do not concur in finding an indictment, the presiding juror shall certify that the indictment is "not a true bill."
- (c) Indictments found by the grand jury shall be presented by its presiding juror, in the jury's presence, to the court and shall be filed and remain as records of the court.
- (d) A grand jury impaneled pursuant to subsection (e) of K.S.A. 22-3001(c), and amendments thereto, may request that the attorney general prosecute the case arising from an indictment found by such grand jury if, in the opinion of the grand jury, the prosecuting attorney would not diligently prosecute such case. The court shall notify the attorney general of such request and the attorney general may prosecute such case.
- Sec. 5. K.S.A. 2017 Supp. 22-3015 is hereby amended to read as follows: 22-3015. (a) *Matters of form, time, place, names.* At any time before or during trial, the court may, upon application of the people prosecuting attorney and with notice to the defendant and opportunity for the defendant to be heard, order the amendment of an indictment with respect to defects, errors or variances from the proof relating to matters of form, time, place and names of persons when such amendment does not change the substance of the charge, and does not prejudice the defendant on the merits. Upon ordering an amendment, the court, for good cause shown, may grant a continuance to provide the defendant adequate opportunity to prepare a defense.
 - (b) Prohibition as to matters of substance, exception.
- (1) An indictment shall not be amended as to the substance of the offense charged, except as provided further.
- (2) The court may, upon application of the—people prosecuting attorney and with notice to the defendant and opportunity for the defendant to be heard, order the substance of an indictment to be amended for the limited purpose of effecting a change of plea by the defendant pursuant to a plea agreement reached between the defendant and the prosecuting attorney. The provisions of this paragraph shall apply only to an indictment found by a grand jury impaneled pursuant to subsection (a) or (b) of K.S.A. 22-3001(a) or (b), and amendments thereto, and shall not apply to an indictment found by a grand jury impaneled pursuant to subsection (c) of K.S.A. 22-3001(c), and amendments thereto.
 - (c) This section shall be part of and supplemental to article 30 of chapter 22 of the

Kansas Statutes Annotated, and amendments thereto.

Sec. 6. K.S.A. 2017 Supp. 22-3006, 22-3011 and 22-3015 are hereby repealed.";

And by renumbering sections accordingly;

On page 1, in the title, in like 2, after "relief" by inserting "; contact with jurors, procedures and limitations; grand juries; amending K.S.A. 2017 Supp. 22-3006, 22-3011 and 22-3015 and repealing the existing sections"; and the bill be passed as amended

REPORT ON ENROLLED BILLS

SR 1779, SR 1780, SR 1781, SR 1782 reported correctly enrolled, properly signed and presented to the Secretary of the Senate on March 23, 2018.

TRIBUTES

The Committee on **Organization**, **Calendar and Rules** authorizes the following tributes for the week of March 19-23, 2018:

Senator Billinger: celebrating Calvin Harbin's 102nd Birthday, congratulating the Northern Valley High School Boys Basketball Team on winning the 2018 Class 1A Division II State Championship, congratulating the Quinter High School Girls Basketball Team on winning the 2018 Class 1A Division II State Championship, congratulating Morgan Pritchard on achieving the rank of Eagle Scout, congratulating Sawyer Skolout on achieving the rank of Eagle Scout;

Senator Bowers: congratulating Kaid Baumann of Lost Creek Supply on receiving the 2018 Emerging Business of the Year Award, congratulating Mike and Sara Rosebrook on being named the Kansas Farm Bureau 2018 Young Farmers and Ranchers of the Year, celebrating Dale Wells' 100th Birthday, congratulating Dylan Babcock on his Journalist of the Year Award from the Kansas Scholastic Press Association, congratulating Deputy Chris Davis on being named the 2017 Phillips County EMS Response Officer of the Year, congratulating Charlie Radabaugh on being named the 2018 VFW District 6 Law Enforcement Officer of the Year, congratulating Garrett Cudney on achieving the rank of Eagle Scout, congratulating Nicholas Beckman on achieving the rank of Eagle Scout, celebrating Kenneth and Doris Fromm's 70th Wedding Anniversary;

Senator Hardy: celebrating Sylvia Ruth Assyia's 100th Birthday; and

Senator Pilcher-Cook: congratulating James Robert Riggs IV on achieving the rank of Eagle Scout.

On motion of Senator Denning, the Senate adjourned until 10:00 a.m., Monday, March 26, 2018

 $CHARLENE\ BAILEY,\ CINDY\ SHEPARD,\ \textit{Journal\ Clerks}.$

COREY CARNAHAN, Secretary of the Senate.

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